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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/642,934	08/18/2003	Binh T. Nguyen	IGT1P279/P-835	4848	
79646 Weaver Austin	7590 02/26/200 n Villeneuve & Sampso	EXAM	EXAMINER		
Attn: IGT P.O. Box 70250 Oakland, CA 94612-0250			JONES, M	JONES, MARCUS D	
			ART UNIT	PAPER NUMBER	
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			02/26/2009	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Ī	Application No.	Applicant(s)					
	10/642,934	NGUYEN ET AL.					
	Examiner	Art Unit					
	Marcus D. Jones	3714					

Marcus D. Jones	37 14						
ars on the cover sheet with the o	orrespondence add	ress					
THE REPLY FILED 27 January 2009 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE.							
☑ The reply was filed after a final rejection, but prior to or on the same day as filing a Notice of Appeal. To avoid abandonment of th application, applicant must timely file one of the following replies: (1) an amendment, affidavit, or other evidence, which places the application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 37 CFR 1.31; or (3) a Request for Continued Examination (RCE) in compliance with 37 CFR 1.114. The reply must be filed within one of the following time periods:							
 a) The period for reply expiresmonths from the mailing date of the final rejection. b) The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. no event, however, will be statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection. 							
b). ONLY CHECK BOX (b) WHEN THE							
ension and the corresponding amount of hortened statutory period for reply origing than three months after the mailing date	of the fee. The appropria nally set in the final Office	ate extension fee e action; or (2) as					
NOTICE OF APPEAL 2. The Notice of Appeal was filed on A brief in compliance with 37 CFR 41.37 must be filed within two months of the date of filing the Notice of Appeal (37 CFR 41.37(a)), or any extension thereof (37 CFR 41.37(a)), to avoid dismissal of the appeal. Since Notice of Appeal has been filed, any reply must be filed within the time period set forth in 37 CFR 41.37(a).							
nsideration and/or search (see NOT w);	E below);						
corresponding number of finally rais	atad alaims						
	cted ciairis.						
	nnliant Amandment (DTOL-324)					
 Interpretable the properties of the							
 Applicant's Teply has overcome the following rejection(s): — would be allowable if submitted in a separate, timely filed amendment canceling the non-allowable claim(s). 							
7. For purposes of appeal, the proposed amendment(s): a) will not be entered, or b) will be entered and an explanation of how the new or amended claims would be rejected is provided below or appended. The status of the claim(s) is (or will be) as follows:							
vercome <u>all</u> rejections under appear and was not earlier presented. Se	l and/or appellant fail e 37 CFR 41.33(d)(1	s to provide a).					
n of the status of the claims after er	itry is below or attach	ed.					
does NOT place the application in	condition for allowan	ce because:					
PTO/SB/08) Paper No(s).							
	ars on the cover sheet with the or PPLICATION IN CONDITION FOR the same day as filing a Notice of replies: (1) an amendment, affidavitial city of the piles: (1) an amendment of the piles: (2) the piles: (2) the piles: (2) the piles: (3) the piles: (2) the piles: (3) the	the same day as filing a Notice of Appeal. To avoid abare replies: (1) an amendment, affaidavit, or other evidence, wall (with appeal fee) in compliance with 37 CFR 41.31 follows the file of the final rejection of the file					

Continuation of 3. NOTE: Applicant's arguments with respect to claims 1 and 14 have been considered but they are not persuasive. Applicant asserts that Kelly cannot be combined with Massey in the manner described by the Examiner (Rengrey per persuasive). For the present that the methods of enticing players, which effect the way the game is played and controlled, applied by Kelly would defeat the gaming method of Massey. (Remarks, pg 6-7)

The Examiner respectfully disagrees.

Massey discloses a top prize winner list as shown in Figure 3. Massey's top prize winner list displays the top eight prize fund winners and a highest winning ratio ranking list (see Figure 4 and pg 3, par 50), but does not necessarily disclose a plurality of winners. The Applicant claims either a single or plurality of winners of the tournament. The addition of the Kelly reference was intended to cover the alternative embodiment of a plurality of winners. The Applicant further asserts that "a primary enticement is that the tournament winnings will not be dominated by very skill, dominant players." (Remarks, pg 6). Massey randomly matches players which would allow average players the chance to play other players of various skill levels across the board. For example, being matched with a player that is low in skill level, by winning against that player, would boost their win/loss ratio putting them higher on the ranking list. The plurality winners ast sught by Kelly enhances the possibility for players that are not high in skill of winning one of the top prizes. Even if the tournament is dominated by a highly skilled player, the lower skilled players are still given the opportunity to win a prize, not just a single player.